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REMARKS

This amendment is responsive to the Office Action of November 21, 2003. Reconsideration and allowance of all claims are requested.

The Office Action

Claims 1-3 and 5-9 stand allowed.

Claim 4 stands rejected under 35 U.S.C. § 112, second paragraph, but has been indicated to contain allowable subject matter if the indefiniteness is resolved.

A new Oath or Declaration was required.

The Present Amendment

This amendment amends claim 4 to resolve the indefiniteness noted by the Examiner. With this amendment, it is submitted that all claims are now in condition for allowance.

The applicants express their appreciation to Examiner Versteeg for a telephone interview on April 1, 2004. In the interview, the undersigned noted that the named inventor had moved to Australia, and that obtaining his signature on a new Declaration was proving difficult. The applicants pointed out that the inventor had signed the original Declaration, and that only his residence address as of that time was missing. Accordingly, all of the necessary averments by the inventor have been made. Examiner Versteeg was kind enough to waive the requirement for a new Declaration in favor of a new application data sheet, along with a statement of the inventor's current residence address.

The inventor's current residence and mailing address are both the same, and are:

John R. LEITZ 41 Wells Road, Beaumaris Victoria 3193 AUSTRALIA

A new Application Data Sheet is attached.

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Telephone Interview

If this Amendment fails in any way to place this application fully in condition for allowance, the Examiner is invited to telephone the undersigned to receive authorization to make further agreeable modifications by Examiner's Amendment.

CONCLUSION

With this amendment, it is submitted that claims 1-9 (all claims) are now in condition for allowance. An early allowance of all claims is requested.

Respectfully submitted,

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